

PATENT

Docket No. 9222.16632-CIP CON

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231



NEW APPLICATION TRANSMITTAL Under 37 CFR § 1.53(b)

Transmitted herewith for filing is the patent application of

Inventor(s):

David Utley and Stuart D. Edwards

WARNING: 37 C.F.R. § 1.41(a)(1) points out:

'(a) A patent is applied for in the name or names of the actual inventor or inventors.

(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(c). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1. 53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(i) is filed supplying or changing the name or names of the inventor or inventors.

For (title):

Systems and Methods for Monitoring and Controlling Use of Medical Devices

CERTIFICATION UNDER 37 C.F.R. 1.10*

(Express Mail label number is mandatory.) Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date 10 October 2001 _, in an envelope as 'Express Mail Post Office to Addressee' mailing Label Number addressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Judith Biebel

or print name of person mailing paper)

Signatu of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to obtain a date of mailing

or transmission for this correspondence.

WARNING: Each paper or fee filed by "Express Mail" must have the number of the Express Mail mailing label placed thereon prior to mailing.

37 CFR 1.10(b).

"Since the filing of correspondence under \S 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition. 'Notice of Oct. 24, 1996,

60 Fed. Reg. 56,439, at 56,442.

[x]

[]

1.	Ту	pe of Application		
	Th	is ne	ew application is for a(n)	
			(check one applicable item below)	
	[]	Original (nonprovisional)	
	[]	Design	
	[]	Plant	
WARNIN	G:	Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.		
WARNIN	G:	Do n	tot use this transmittal for the filing of a provisional application.	
NOTE:		BEN	e of the following 3 items apply then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE IEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF S CONTINUATION APPLICATION.	
	[]	Divisional.	

2. Benefit of Prior U.S. Application(s) (35 U.S.C. 119(e), 120, or 121)

NOTE: A nonprovisional application may claim an invention disclosed in one or more prior filed copending nonprovisional applications or copending international applications designating the United States of America. In order for a nonprovisional application to claim the benefit of a prior filed copending nonprovisional application or copending international application designating the United States of America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at least one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S. C. 112. Each prior application must also be:

- (i) An international application entitled to a filing date in accordance with PCT Article 11 and designating the United States of America; or
- (ii) Complete as set forth in § 1.51(b); or

Continuation.

Continuation-in-part (C-I-P).

- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or
- (iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(l) within the time period set forth in § 1.53(f).

 37 C.F.R. § 1.78(a)(1).

NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. 120, 121 or 365(c). (35 U.S.C. 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

WARNING: When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).

[x] The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

3. Papers Enclosed

A. Required for filing date under 37 C.F.R.	1.53(b) (Regular) or 37 C.F.R.	§ 1.153 Design) Application

_20	Pages of	specification
05	Pages of	claims
01	Abstract	
_08	Sheets of	f drawing
	[x]	formal
	ĨĨ	informal

B. Other documents enclosed:

WARNING:

DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 CFR 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).

NOTE:

"Identifying indicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and telephone number of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of each sheet of drawing a minimum distance of 1.5 cm. (518 inch) down from the top of the page . . ." 37 C.F.R. 1.84(c)).

(complete the following, if applicable)

[]	The enclosed drawing(s) are photograph(s), and there is also attached a "PETITION TO ACCEPT
		PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 1.84(b).

4. Additional papers enclosed

[x]	Preliminary Amendment
[x]	Information Disclosure Statement (37 C.F.R. 1.98)
[x]	Form PTO-1449 (PTO/SB/08A and 08B)
[]	Citations
[]	Declaration of Biological Deposit
[]	Submission of "Sequence Listing," computer readable copy and/or amendment pertaining thereto for
	biotechnology invention containing nucleotide and/or amino acid sequence.
[]	Authorization of Attorney(s) to Accept and Follow Instructions from Representative
[]	Special Comments
[]	Other

5. Declaration roath

11

NOTE:	A newly executed declaration is not required in a continuation or divisional application provided that the prior nonprovisional application contained a declaration as required, the application being filed is by all or fewer than all the inventors named in the prior application, there is no new matter in the application being filed, and a copy of the executed declaration filed in the prior application (showing the signature or an indication thereon that it was signed is submitted. The copy must be accompanied by a statement requesting deletion of the names of person(s) who are not inventors of the application being filed. If the declaration in the prior application was filed under § 1.47, then a copy of that declaration must be filed accompanied by a copy of the decision granting § 1.47 status or if a nonsigning person under § 1.47 has subsequently joined in a prior application, then a copy of the subsequently executed declaration must be filed. See 37 C.F.R. ff 1.63(cO.
	 [] Enclosed [] newly executed [] copy from parent application identified above Executed by (check all applicable boxes) [] inventor(s). [] legal representative of inventor(s). 37 CFR 1.42 or 1.43. [] joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached. [] This is the petition required by 37 CFR 1.47 and the statement required by 37 CFR 1.47 is also attached. See Item 13 below for fee.
	[x] Not Enclosed.
NOTE:	Where the filing is a completion in the U.S. of an International Application or where the completion of the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.
	 [x] Application is made by a person authorized under 37 C.F.R. 1.41(c) on behalf of all the above named inventor(s). (The declaration or oath, along with the surcharge required by 37 CFR 1. 16(e) can be filed subsequently).
NOTE:	It is important that all the correct inventor(s) are named for filing under 37 CFR 1.41(c) and 1.53(b).
~ II.a	[] Showing that the filing is authorized. (not required unless called into question. 37 CFR 1.41(d))
6.	Inventorship Statement
WARNING	·
	, · · · · · · · · · · · · · · · · · · ·
	The inventorship for all the claims in this application are:
	[x] The same.
	or
	[] Not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made
	[] is submitted. [] will be submitted.

7.

Language

APPLICATION(S) CLAIMED.

NOTE:		e processing fee of \$130.00 required by 37	e other than English. An English translation of the non- CFR 1.17(k) is required to be filed with the application,			
	[x] English [] Non-English [] The attached trans	Islation includes a statement that th	ne translation is accurate. 37 C.F.R. 1.52(d).			
8.	Assignment					
	[] is attached. A ACCOMPANYD [] will follow.		EET FOR ASSIGNMENT (DOCUMENT) ON or [] FORM PTO 1595 is also attached.			
NOTE:	"If an assignment is submitted with a Notice of May 4, 1990 (1114 O.G. 7		rs - one for the application and one for the assignment"			
WARNIN	G: A newly executed "CERTIFICA" assignee. Notice of April 30, 19 CERTIFIED COPY Certified copy(ies) of applica	193, 11,50 O.G. 62-64.	when a continuation-in-part application is filed by an			
	Country	Appln. No.	Filed			
	Country	Appln. No.	Filed			
	Country	Appln. No.	Filed			
·	Country	Appln. No.	Filed			
	from which priority is claimed					
	[] is (are) attached.					
	[] will follow.					
NOTE:	The foreign application forming the 1.63.	basis for the clam for priority must be refe	erred to in the oath or declaration. 37 CFR 1.55(a) and			
NOTE:	This item is for any foreign priority fo	or which the application being filed directly	relates. If any parent U.S. application or International			

Application from which this application claims benefit under 35 U.S.C. 120 is itself entitled to priority from a prior foreign application, then complete item 18 on the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S.

10. Fee Calculation (37 C.F.R. 1.16)

A. [x] Regular application

	C	CLAIMS AS	S FILED		 -
	Number File	ed	Number Extra	Rate	Basic Fee 37 CFR 1.16(a) \$740.00
Total Claims 37 CFR 1.16(c)	22	-20 =	2	x \$ 18.00	36
Independent Claims (37 CFR 1.16(b)	3	- 3=	3	x \$ 84.00	0
Multiple Dependent claim(s) if any (37 CI	FR 1.16(d))			+ \$280.00	0

[Amendment cancelling extra claims enclosed.
[] Amendment deleting multiple-dependencies enclosed.
[] Fee for extra claims is not being paid at this time.

NOTE: If the fees for extra claims are not paid on filing they must be paid or the claims cancelled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 CFR 1. 16(d).

		Filing Fee Calculation	740.00
B.	[] Design application (\$320.00 - 37 CFR 1.16(f))		
		Filing Fee Calculation	
C. [] Plant application (\$490.00 - 37 CFR 1.16(g	• •	
		Filing Fee Calculation	

11. Small Entity Statement

[x]	The applicant	is a Small Entity as defined by	37 CFR 1.9 and 1.27 and is entitled to small entity status
	[x]	Small Entity Filing Fee:	\$370.00

WARNING: "Status as a small entity must be specifically established in each application or patent in which the status is available and desired. Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. The refiling of an application under § 1.53 as a continuation, division, or continuation-in-part (including a continued prosecution application under § 1.53(d)), or the filing of a reissue application requires new determination as to continued entitlement to small entity status for the continuing or reissue application. A nonprovisional application claiming benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) of a prior application, or a reissue application may rely on a statement filed in the prior application or in the patent if the nonprovisional application or the reissue application includes a reference to the statement in the prior application or in the patent or includes a copy of the statement in the prior application or in the patent and status as a small entity is still proper and desired. The payment of the small entity basic statutory filing fee will be treated as such a reference for purposes of this section." 37 C.F.R. § 1.28(a)(2).

NOTE: Any excess of the full fee paid will be refunded if small entity status is established and a refund request are filed within 2 months of the date of timely payment of a full fee. The two-month period is not extendable under § 1.136, 37 CFR 1.28(a).

2.	Reque	est for International-Type Search (37 C.F.R. 1.104(d))
		(complete, if applicable)
	[]	Please prepare an international-type search report for this application at the time when national examination on the merits takes place.
13.	Fee Pa	ayment Being Made at This Time
	[x]	Not Enclosed
		[x] No filing fee is to be paid at this time. (This and the surcharge required by 37 C.F.R. 1. 16(e) can be paid subsequently.)
	[]	Enclosed
	[]	Filing fee
	[]	Recording assignment (\$40.00; 37 C.F.R. 1.21(h)) (See attached 'COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION.)
	[]	Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. 1.47 and 1.17(i)
	[]	For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. 1.52(d) and 1.17(k))
	[]	Processing and retention fee (\$130.00; 37 C.F.R. 1.53(d) and 1.21(l))
	[]	Fee for international-type search report (\$40.00; 37 C.F.R. 1.21(e))
NOTE:	pursuan of a pric	1.21(l) establishes a fee for processing and retaining any application that is abandoned for failing to complete the application it to 37 CFR 1.53(o and this, as well as the changes to 37 CFR 1.53 and 1.78(a)(1), indicate that in order to obtain the benefit or U.S. application, either the basic filing fee must be paid, or the processing and retention fee of \S 1.21(l) must be paid, within rom notification under \S 53(f).
		Total fees enclosed 0 -

14.	Method of Payment f Fees							
	[]	Check in the amount of \$						
	[]	Charge Account No in the amount of A duplicate of this transmittal is attached.						
NOTE:	Fees sl	nould be itemized in such a manner that it is clear for which purpose the fees are paid. 37 CFR 1.22(b).						
15.	Auth	orization to Charge Additional Fees						
WARNIN WARNIN	IG · Ac	no fees are to be paid on filing, the following items should <u>not</u> be completed. curately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are thorized.						
	[]	The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No						
NOTE:	claims CFR 1.	e additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 16(d)), It might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments nal action. [] 37 C.F.R. 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application) [] 37 C.F.R. §§ 1.17(a)(I-5) (extension fees pursuant to § 1.136(a)). [] 37 C.F.R. 1.17 (application processing fees)						
NOTE:	for an approp be treat time un petition	en request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the riate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will ted as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of der this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive if or an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely sion. 37 C.F.R. 1. 136(a)(3).						
		[] 37 C.F.R. 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. 1.311(b))						

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 CFR 1.311(b).

NOTE: 37 CFR 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application.... prior to paying, or at the time of paying, ... issue fee." From the wording of 37 CFR 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

	" Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the paye be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account 37 C.F.R. § 1.26(a).						
[] Credit Account No							
[] Refund	Will						
	SIGNATURE OF PRACTYTIONER						
Reg. No. 29,243	Daniel D. Ryan						
Tel. No.: (262) 783 - 1300	(type or print name of attorney) RYAN KROMHOLZ & MANION, S.C. (P.O. Address) Post Office Box 26618						
Tel. No.: (262) 783 - 1300	RYAN KROMHOLZ & MANION, S.C.						

MILWAUKEE, WISCONSIN 53226

Instructions as to Overpayment

16.

[]

[x]	Incorpo	Incorporation by reference of added pages								
	applicat division APPLIC	(check the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED)								
	[x]	Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed								
		Number of pages added4								
	[]	Plus Added Pages for Papers Referred to in Item 4 Above								
		Number of pages added								
	[]	Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application.								
		Number of pages added								
	[]	"Assignment Cover Letter Accompanying New Application" Number of pages added								
. []	(if no fu	ent Where No Further Pages Added rther pages form a part of this Transmittal, then end this Transmittal with this page and the following item)								

This transmittal ends with this page.

PATEN7

ADDED PAGES FOR APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED

NOTE: "In order for an application to claim the benefit of a prior filed copending national application, the prior application must name as an inventor at least one inventor named in the later filed application and disclose the named inventor's invention claimed in at least one claim of the later filed application in the manner provided by the first paragraph of 35 U.S.C. 112." 37 CFR 1.78(a).

NOTE: "IN ADDITION THE PRIOR APPLICATION MUST BE (1) COMPLETE AS SET FORTH IN S 1.51, OR (2) ENTITLED TO A FILING DATE AS SET FORTH IN S 1.53(B) AND INCLUDE THE BASIC FILING FEE SET FORTH IN S 1.16; OR (3) ENTITLED TO A FILING DATE AS SET FORTH IN S 1.53(B) AND HAVE PAID THEREIN THE PROCESSING AND RETENTION FEE SET FORTH IN S 1.21(L) WITHIN THE TIME PERIOD SET FORTH IN S 1.53(D)."37 CFR 1.78(A).

17. Relate Back-35 U.S.C. 120

NOTE: "ANY APPLICATION CLAIMING THE BENEFIT OF A PRIOR FILED COPENDING NATIONAL OR INTERNATIONAL APPLICATION MUST CONTAIN OR BE AMENDED TO CONTAIN IN THE FIRST SENTENCE OF THE SPECIFICATION FOLLOWING THE TITLE A REFERENCE TO SUCH PRIOR APPLICATION IDENTIFYING IT BY SERIAL NUMBER AND FILING DATE OR INTERNATIONAL APPLICATION NUMBER AND INTERNATIONAL FILING DATE AND INDICATING THE RELATIONSHIP OF THE APPLICATIONS." 37 CFR 1.78(A). SEE ALSO THE NOTICE OF APRIL 28, 1987 (1079 O.G. 32 TO 46).

[x] The specification includes the following recitation:

Related Application:

This application is a continuation of co-pending U.S. Patent Application Serial Number 09/495,390, filed January 31, 2000, and entitled "Systems and Methods for Monitoring and Controlling Use of Medical Devices," which is a continuation-in-part of co-pending United States Patent Application Serial Number 09/026,296, filed February 19, 1998, and entitled "Method for Treating a Sphincter" (now U.S. Patent No. 6,009,877) and a continuation-in-part of co-pending provisional United States Patent Application Serial Number 60/152,749, filed September 8, 1999 and entitled "Systems and Methods for Monitoring and Controlling Use of Medical Devices."

NOTE: THE PROPER REFERENCE TO A PRIOR FILED PCT APPLICATION WHICH ENTERED THE U.S. NATIONAL PHASE IS THE U.S. SERIAL NUMBER AND THE FILING DATE OF THE PCT APPLICATION WHICH DESIGNATED THE U.S.

NOTE: (1) WHERE THE APPLICATION BEING TRANSMITTED ADDS SUBJECT MATTER TO THE INTERNATIONAL APPLICATION THEN THE FILING CAN BE AS A CONTINUATION-IN-PART OR (2) IT IS DESIRED TO DO SO FOR OTHER REASONS, E.G. WHERE NO DECLARATION IS AVAILABLE, NO ENGLISH TRANSLATION IS AVAILABLE OR NO FEE IS TO BE PAID ON FILING THEN THE FILING CAN BE AS A CONTINUATION. IN THESE CASES THE INTERNATIONAL APPLICATION DESIGNATING THE U.S. IS TREATED AS THE PARENT CASE IN THE U.S. AND IS ANALTERNATIVE TO THE COMPLETION OF THE INTERNATIONAL APPLICATION UNDER 35 U.S.C. 371(C)(4) WHICH MUST MEET THE REQUIREMENTS OF 37 CFR 1.61(A). THIS ALTERNATIVE PERMITS THE COMPLETION OF THE FILING REQUIREMENTS WITHIN ANY TERM SET BY THE PTO UNDER 37 CFR 1.53(D) TO WHICH THE EXTENSION PROVISIONS OF 37 CFR 1.136(A) APPLY. (WHEREAS, IF THE FILING IS AS AN INTERNATIONAL APPLICATION ENTERING THE U.S. STAGE THEN THE FEE, DECLARATION AND/OR ENGLISH TRANSLATION (WHERE NECESSARY) IS DUE WITHIN 20 MONTHS OF THE PRIORITY DATE BUT CAN BE PAID WITHIN 22 MONTHS OF THE PRIORITY DATE (OR IS DUE WITHIN 30 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 32 MONTHS OF THE PRIORITY DATE BUT CAN BE SUBMITTED WITHIN 37 CFR 1.495(C); HOWEVER, THE PROVISIONS OF 37 CFR 1.136 DO NOT APPLY TO THIS 22 OR (32 MONTH) PERIOD. 37 CFR 1.61(B).)

NOTE: THE DEADLINE FOR LATERING THE NATIONAL PHASE IN THE U.S. FOR AN INTERNATIONAL APPLICATION WAS CLARIFIED IN THE NOTICE OF APRIL 28, 1987 (1079 O.G. 32 TO 46) AS FOLLOWS:

"The Patent and Trademark Office considers the International application to be pending until the 22nd month from the priority date if the United States has been designated and no Demand for International Preliminary Examination has been filed prior to the expiration of the 19th month from the priority date and until the 32nd month from the priority date if a Demand for International Preliminary Examination which elected the United States of America has been filed prior to the expiration of the 19th month from the priority date, provided that a copy of the international application has been communicated to the Patent nd Trademark Office within the 20 or 30 month period respectively. If a copy of the international application has not been communicated to the Patent and Trademark Office within the 20 or 30 month period respectively, the international application becomes abandoned as to the United States 20 or 30 months from the priority date respectivley. These periods have been placed in the rules as paragraph (h) of S 1.494 and paragraph (i) of S 1.495. A continuing application under 35 U.S.C. 365(c) and 120 may be filed anytime during the pendency of the international application."

18. Relate Back-35 U.S.C. 119 Priority Claim for Prior Application

The prior U.S. application(s), including any prior International Application designating the U.S., identified above in item 17, in turn itself claim(s) foreign priority (ies) as follows:

			countr	у		appl. no.		filed	on		-	
	Th	e ce	rtified c	opy (ies) has (ha	ıve)						
	[]]					n prior ap	oplication (0 /		_ which	was filed
	[]	is (are) attach	ed							
WARNII	VG:	PTC COL PLA SUC COL DO RES NO COL INT	D BY THE PY OF TI RTIFIED (ACED IN A FERED. S CH CERT CUMENTS COUNCES FATIONS, NTINUING ERNATIO	INTERNA HE PRIOR COPY OF A FOLDER UCH FOL IFIED CO S FROM TRANSF APPLICA NAL APPL	TIONAL BL RITY APPLI THE PRIOF R AND IS N DERS ARE PPIES MAY ATION. AN THE FOLD ED TO RE ER THE CE LICOTIONS	IREAU MAY ICATION IN RITY APPLI OT ASSIGN EDISPOSEL INOT BE IN	V NOT BE R I THE CON ICATION CO IED A U.S. IO OF IF TH AVAILABLE ATIVE WOO ANSFER, R OPIES, EN IAL. ACCOR VE NOT ER	IN WHICH MARELIED ON WITINUING AFOOMMUNICAT SERIAL NUIL E IF NEEDEL ULD BE TO R THEM TO RETRIEVE TH TER AND MARELINGLY, THE NTERED THE	ITHOUT A PPLICATIO TED BY TH MBER UNL STAGE I. D LATER PHYSICA THE CO THE CO ENERGY THE FOLDE KKE A RECE EPRIORIT	NY NEED TO THIS IS IN THIS IS INTERNALESS THE INS NOT ENT IN THE PROPERTY MAKE TO OF SUME THE INTERNALES ORD ORD ORD THE INTERNALES ORD OF SUME THE INTERNALES ORD OF SUME THE INTERNALES ORD ORD ORD ORD THE INTERNALES ORD	O FILE A (SO BEC. TIONAL E IATIONAL E ROSECUT OVE THE APPLICA SUITABLE JCH COPI	CERTIFIED AUSE THE BUREAU IS STAGE IS HEREFORE FION OF A PRIORITY FION. THE E RECORD HES IN THE OLDERS OF
19.	Ma	ainte	nance	of Cope	endency	of Prior	Applicat	ion				
NOTE:	FO	R RE	SPONSE I	S FILED V	IF A COPY (VITH THE F 1985 (1060	PAPERS CO	TITION FILE INSTITUTIN	D IN THE PRI IG THE FILIN	IOR APPLI IG OF THE	CATION EX CONTINUA	TENDING TION APF	THE TERM PLICATION.
	A.		[]	Extens	sion of ti	me in pri	ior appli	cation				
	(TI AF	nis i PLIC	tem MU CATION	JST BE	COMPL PERIO	ETED A	ND THE THE PR	PAPERS	S FILED	IN THE	PRIOF	₹
				[]		on, fee a ion until _		onse exter	nds the	term in t	he pend	ling prior
				ſl	A convid	of the net	ition filed	in prior ar	nlication	n is attack	nod	

	В.	[]	Cond	itional Petition for Extension of Time ın Prior Application
			(con	nplete this item if previous item not applicable)
			[]	A conditional petition for extension of time is being filed in the pending prior application.
			[]	A copy of the conditional petition filed in the prior application is attached
20.	Furt	her Inve	entorshi _l	p Statement Where Benefit of Prior Application(s) Claimed
NOTE	INVEI FILEC THE II	NTORS NA REQUES NVENTIOI	AMED IN TI STING DELE NBEING CL	ONTINUATION-IN-PART, OR DIVISIONAL APPLICATION IS FILED BY LESS THAN ALL THE HE PRIOR APPLICATION A STATEMENT MUST ACCOMPANY THE APPLICATION WHEN ETION OF THE NAMES OF THE PERSON OR PERSONS WHO ARE NOT INVENTORS OF AIMED IN THE CONTINUATION, CONTINUATION-IN-PART, OR DIVISIONAL APPLICATION. S ADDED]. (DEALING WITH THE FILE WRAPPER CONTINUATION SITUATION).
NOTE	BY AM WHEN ADDI APPL NO AL SAME	MENDMEN RE A NEW TIONAL IN ICATION I DDITIONA E OR LESS	NT, AN OAT OATH OR IVENTORS WHICH DIS LOATH OR	NUATION-IN-PART APPLICATION WHICH ADDS AND CLAIMS ADDITIONAL DISCLOSURE IT OR DECLARATION AS REQUIRED BY S 1.63 MUST BE FILED. IN THOSE SITUATIONS DECLARATION IS REQUIRED DUE TO ADDITIONAL SUBJECT MATTER BEING CLAIMED, MAY BE NAMED IN THE CONTINUING APPLICATION. IN A CONTINUATION OR DIVISIONAL CLOSES AND CLAIMS ONLY SUBJECT MATTER DISCLOSED IN A PRIOR APPLICATION, IS DECLARATION IS REQUIRED AND THE APPLICATION MUST NAME AS INVENTORS THE L. THE INVENTORS IN THE PRIOR APPLICATION. 37 CFR 1.60(C). (DEALING WITH THE ON).
			(com	nplete applicable item (a), (b) and/or (c) below)
	(a)	[x]	applic	application discloses and claims only subject matter disclosed in the prior ation whose particulars are set out above and the inventor(s) in this ation are
		٠	[]	the same.
			[x]	the following inventor(s) have been deleted: Jay Qin, Robin Bek
				(type name(s) of inventor(s) to be deleted)
			[x]	the following inventor(s) have been added: <u>David Utley, Stuart D. Edwards</u>
				(type name(s) of inventor(s) to be added)
	(b)	[]	declar	application discloses and claims additional disclosure and a new ration or oath is being filed. With respect to the prior application the or(s) in this application are
			[]	the same.
			[]	the following inventor(s) have been deleted:
				(type name(s) of inventor(s) to be deleted)
			[]	the following inventor(s) have been added:
				(type name(s) of inventor(s) to be added)

		(c)	The in	ventorship for all the claims in this application are						
[x]				the same.						
			[]	not the same, and an explanation, including the ownership of the various claims at the time the last claimed invention was made [] is submitted. [] will be submitted.						
	21.	Abandonment of Prior Application (if applicable)								
		[]	when t	e abandon the prior application at a time while the prior application is pending or the petition for extension of time or to revive in that application is granted and this application is granted a filing date so as to make this application copending aid prior application.						
	NOTE:	E: ACCORDING TO THE NOTICE OF MAY 13, 1983 (103, TMOG 6-7) THE FILING OF A CONTINUATION OF CONTINUATION-IN-PART APPLICATION IS A PROPER RESPONSE WITH RESPECT TO A PETITION FOR EXTENSION OF TIME OR A PETITION TO REVIVE AND SHOULD INCLUDE THE EXPRESS ABANDONMENT OF THE PRIOF APPLICATION CONDITIONED UPON THE GRANTING OF THE PETITION AND THE GRANTING OF A FILING DATE TO THE CONTINUING APPLICATION.								
	22.	Petitic	n for S	uspension of Prosecution for the Time Necessary to File an Amendment						
	WARNIN	SITU AN E INVE REJI	IATIONS V EARLIER A ENTION C ECTED OI	OF A NEW APPLICATION MAY BE FINALLY REJECTED IN THE FIRST OFFICE ACTION IN THOSE WHERE (1) THE NEW APPLICATION IS A CONTINUING APPLICATION OF, OR A SUBSTITUTE FOR, APPLICATION, AND (2) ALL THE CLAIMS OF THE NEW APPLICATION (A) ARE DRAWN TO THE SAME SLAIMED IN THE EARLIER APPLICATION, AND (B) WOULD HAVE BEEN PROPERLY FINALLY NTHE GROUNDS OF ART OF RECORD IN THE NEXT OFFICE ACTION IF THEY HAD BEEN ENTERED ER APPLICATION." MPEP, S 706.07(B).						
	NOTE: WHERE IT IS POSSIBLE THAT THE CLAIMS ON FILE WILL GIVE RISE TO A FIRST ACTION FINAL FOR CONTINUATION APPLICATION AND FOR SOME REASON AN AMENDMENT CANNOT BE FILED PROMPTLE EXPERIMENTAL DATA IS BEING GATHERED) IT MAY BE DESIRABLE TO FILE A PETITION FOR SUSPENS PROSECUTION FOR THE TIME NECESSARY.									
				(check the next item, if applicable)						
		[]	There to File	is provided herewith a Petition To Suspend Prosecution for the Time Necessary An Amendment (New Application Filed Concurrently)						